TREASURY DEFARTMENT, 1836. Whereas on the 20th of February, 1855, Congress passed the fol-wing set, upon the subject of the debt due to the creditors of the to republic of Texas:

owing set, upon the subject of the debt due to the creditors of the late republic of Texas:

AN ACT to provide for the payment of such creditors of the late republic of Texas as are comprehended in the act of Congress of September Intelligence in the creditors of the late republic of Texas as are comprehended in the act of Congress of September Intelligence in the creditors of the late of the sum of the united States of American incorporate assembled. That in live of the sum of the unitions of dollars, paymbe to the State of Texas in five per cent stock of the United States, by the act entitled "An act proposing to the State of Texas the establishment of her northern and excellent boundaries, the relimpulsiment by the said State of all territory claimed by her exterior to said boundaries, and of all her claims upon its United States, and to establish a territorial evertained upon its United States, and to establish a territorial evertained upon its United States, and to establish a territorial evertained upon its United States, and to establish a territorial evertained upon its United States, and to establish a territorial evertained upon its United States, and to establish a territorial evertained to the fifth proposition contained in the first section of seld act, the Secretary of the Treasury he, and he is hard to be such the creditors of the late republic of recition the revenues of that republic were pledged, as were reported to be within the provisions of the said act, according to the opinion upon the Texas compact of the Secretary Ofthe Treasury to the President of the Pointed State, and secretary Ofthe Treasury to the President of the Secretary of the Treasury of the Secretary of the Treasury of the Secretary of the Treasury and the text of the Secretary of the Treasury of the Secretary of the Treasury of the Treasury of the Secretary of the Secretary of the Treasury of the Secretary of the Secretary of t

the said holders pre vale: Provided, That the interest on the debt emistaced in this act shall be determined by the existing laws of the light of teach bet if privity conciled, That in all cases where the State of Texas that he therefore conciled. That in all cases where the State of Texas that he therefore concerns that the state of Texas that he was a state of the proper officer of and chart he received the proper officer of and chart he received the part of the existences of raid debt on which the entil distinct may have made such payment: Provided, The said sum shall not exceed the proportion which would have been allowed to the creditor of creditors of such payment: Provided, The said sum shall not exceed the proportion which would have been allowed to the creditor of creditors of such payment on said evidences of debt had not been made by the State of Texas; and where the said sum that may be refunded to the State of Texas; and where the said sum that may be refunded to the State of Texas; and the relieved under this act to the holders of such evidences of debt had such payment not been made them such holders shall be smitled to receive the difference between said sum and the proportion they would have been allowed under this act to the holders of such evidences of debt have been acrealered to the underty of the state of Texas, and new certificates are received as evidences of the original amount of the claim.

Sec. 3. And be if further sauced, That no payment shall be made under this act to any holder of said securities or evidences of debt, unless the said bolder shall first exactly to the United States a receipt for the said payment, in which said folder phall forcer release all claim against the United States for on account of the said securities or evidences of debt, shall these bedeposited with the Treasury Gepartment.

Sec. 4. And be it further exacted, That before purposed the said such as a complete and flower shall forcer releases to said State of Texas; and the said continues of the Texasury sh

epartment the fourther enacted. That the sam of seven million yet, 5. July be if further enacted. That the sam of seven million yen hundred and fifty tho sound dollars be, and the same is here yet proportiated out of any money in the treasury not otherwise apopriated, for the purpose of carrying late effect the provisions of the provi

And whereas on the last of pertury, i.e.o., the olate of Parassed the following act, giving the useent of that State to the aforeid act of Congress, and specifying the several debte of the late relatic of Texas, amongst the bolders of which the \$7,750,000 approinted by said act of Congress is to be divided, yeo rate, in disarge of the principal and interest due on said debt, according to

of the present of the State of Texas to "as of Texas; is T giving the assent of the State of Texas to "the payment of such creditors of the late republic of Texas; are comprehended in the act of Congress of September nine, pureen hundred and fifty," which was passed at the second sea, on of the Thirty third Congress of the United States, and approved February twenty-sightly, eighteen hundred and fifty five. "Percas, it is second season of the Thirty-third Congress of Percas, it is second season of the Thirty-third Congress of the late republic of Texas as a second season of the late republic of Texas as a second seaso whereas, at the second season of the Thirty-third Congress of the United States, an act was passed entitled "An act to provide for the payment of such oreditors of the late republic of Texas as are comprehensed in the act of Congress of September using eighteen studeded and fifty, "which act was approved February twenty-eighth, righteen hundred and fifty, five, and provides that in lieu of the sum of five militons of five per cent, stock of the United States will due to Texas, under the provisions of the act of Congress of the minth of September, eighteen hundred and fifty, the United States will pay to the creditors of the late republic of Texas who hold such bonds, or other evidences of debt for which the revisuoes of that republic were pieded, as were reported to be within the provisions of the said act of deptember the minth, eighteen hundred and fifty, by the report of the tate Secretary of the Treasury to the fresident of the United States, and approved by bits on the thirtiers day of September desired and fifty, one, or which come within the provisions of said act, according to the opinion upon the Texas compact of the present Attorney General of the United States, afterseed to as decretary of the Treasury, under date of Reptember twenty-sixth, eighteen brushed and fifty-three, the sum of sever millions seven hundred and fifty thousand dollars, to be apportioned among the said holders ape rade; the interest on the said debt to be determined by the said holders ape rade; the interest on the said debt to be determined by the said held of the twenty-eight to

decretary of the Treasury, inner date to represent the construction of such and fifty thousand dollars, to be apportioned among the said date spor rate; the interest on the said debt to be determined by exi-ting laws of the State of Texas; and whereas by the terms of the said act of the twenty-eighth of curry, eight on hundred and fifty-five, it is not to take effect unstable to the same of the said act of the twenty-eighth of curry, eight on hundred and fifty-five, it is not to take effect unstable to the said act of the twenty-eighth of curry, eight on hundred and fifty-five, it is not to take effect unstable to the construction of the construction of the legislature of Texas, not the legislature of fixed States grow-out of tadion deprehations of otherwise; Now, therefore—screpar, it has described the Legislature of the State of Texas, it the said State bereby consents and agrees, that in lieu of the five tions of dwe per cent, stock will due to each state to the said of the said of the said of the said state bereby consents and agrees, that in lieu of the five of the winth of September, eighteen hundred and fifty, the collections of the winth of September, eighteen hundred and fifty, debit easily amount, with interest thereon according to the laws of green of the winth of September, eighteen hundred and sixten dollars thrity-four cents principal, and three millions two hundred and three dollars and interest the auditor and comprecipely of the State passed subsequent containing the debt of the republic of Texas, "a sproved March two stirtly, eighteen hundred and forty right thousand two hundred and dorry eight, thousand in an act of Congression of "Au act to provide for assortation the debt of the republic of Texas," approved March two stirtly, eighteen hundred and dorry eight housand five hundred and direct should be a decreased and the state of the section of one thousand and one hundred dollars of principal, and forty-one thousand two hundred and sweaty-one dollars and twenty-four cents of interest on said principal, are evidenced by ten per cent bonds of the republic of Teran, issued under the provisions of an act of Congress of said republic, nuttied "An act to provide for the redemption of the promisery notes of the government," approved demption of the promisery notes of the government," approved offith of February, eighteen hundred and forty; three hundred dollars of principal, and two hundred and thirty-six dollars of interest on said principal, and two hundred and thirty-six dollars of interest on paid principal, are evidenced by eight per cent. bonds of said republic, isothed un-er the provisions of the act of Congress of the said republic, isothed un-er the provisions of the act of Congress of the said republic, in the provisions of the said republic, in the provisions of an act of the Congres of a interest on said principal, are evidenced by eight per ont. treasury bends of said republic, under the provisions of an act of the try, approved February file, cityleren hundred and furty, two thousand nine hundred and thirty dollars of principal, and eight hundred and interty-one dollars and twenty-one ente of interest on said principal, are evidenced by the provisions of an act of Congress of the said republic of the said republic of the said republic and three thousand six hundred and fifty-one dollars and rincipy one cents of interest on said principal, and three thousand six hundred and fifty-one dollars and rincipy one cents of interest on said principal, and three thousand six hundred and fifty-one dollars and rincipy one cents of interest on said principal, are evidenced by the promiseory notes of the result republic hundred and sixty-wix dollars and reverse on said republic, without interest, tested under an act of the congress of a said republic hus before named, not three hundred and fifty thousand dollars, to be apportioned among them for each of the

seven hundred and flay illouisant course are

Sec. 2. De it further emoted. That the State of Texas hereby
withirsaws and shandons all claims and demands against the Unified
States growing out of Indian depredations or otherwise, which origtanted on or before the twenty-eighth day of February, engineen hundred and fifty five: Presided, This shandonment shall not apply
to claims of individuals for losses of property by the enemy,
#2c. 3. He if further emocied, That this not shall take effect and
be in force from and after the date of its final passage or approval.

Standard of the House of Representatives.

Bpeaker of the House of Representatives.
H. R. RUNNELS,
President of the Senste.

E. M. PEASE.

Austin, Texas, February 2, 1856.

Austin, Texas, February 2, 1856.

I. Edward Clark, Secretary of State of the State of Texas, do hereby certify that the foregoing eight pages hereto annexed is a true and correct copy of the original set entitled "An act giving the sessent of the State of Texas to 'An act to provide for the payment of such creditors of he late regulate of Texas as are comprehended in the act of Congress of September since, eighteen bundred and fifty, which was passed at the second session of the Thirty-third Congress of the United States, and approved February twenty eighth, eighteen bundred and fifty, five."

Witness my band and the seal of the department the day and [seal.] year aforesaid. EDWARD CLARK, Secretary of State.

D EXECUTIVE DEPARTMENT.

And whereas the creditors referred to in said act of Congress are decomed identical with the holders of the debt described in the said act of the Frate of Texas; and whereas it is alleged that there exist organ certificates of said debt, the holders of which may assert to be genuine and claim payment of; and whereas the 3d section of said debt certificates said ships and also to the data of Texas, before payment; and the 4th section of said debt certificates should be given for the space.

Dec 12—20w3w 111 Washington street, Boston.

Removal.—Paper Warehouse.

Removal.—Paper Warehouse.

MEGARGEE BROFHERS, poper manufacturers and importers and consumers to give a street, Boston.

MEGARGEE BROFHERS, poper manufacturers and importers and consumers to give a street, Boston.

MEGARGEE BROFHERS, poper manufacturers and importers and on supporters of any security of the security of the said payment of papers, suited to the wais of dealers and consumers to describe the said of the said payment of th

of 90 days of the time when said payment will be made; and whereas the Treasury Department his adopted the form A of a release set the United States, and the form B of a release set the State of Texas, notice is hereby given to said creditors that payment, pro rade, will be used at the treasury of the United States, by means of treasury drafts on some of the assistant treasurers or public depositaries of the United States, on and after the 1st of Juse, 1806, to such of the holders of the growth of the treasure of said debt to the United States, on and after the 1st of Juse, 1806, to such of the holders of the growth of the treasure of said debt to the United States, on and after the 1st of Juse, 1806, to such of the holders of the growth of the treasure of the debt to the United States, and the release in the form A to the United States, and the release in the form B to the State of Texas, and filed the same with the Secretary of the Texasury 3d days before the 1st of June next, the 30 days being required to investigate the geomorphic agent who possesses knowledge of the debt as it was created, and the handwriting of the officials whose signatures are attached to them. It is desirable that all the certificates and evidences of debt should be filed 30 days before the 1st of June; and the holders will take notice that all certificates and evidences not filed before that time will be retained for examination and investigation until the department shall be fully anisified of the genuineness of the certificates and evidences produced. The assignment and releases may be executed and acknowledged in the presence of the Assistant Secretary of the Texasury, or the chief clerk thereof, in the presence of a notary public, and be witnessed by the Assistant Secretary of the Customs at the place where the party resides, the nesignment and releases may be executed before any court of record, in the presence of the judge and clerk thereof, and be witnessed by the notary under his notarial seal; public, and be certified by the

they are the real owners of the certificates or other evidences of clebt, or that the same have been assigned to them, bown fide, for collection; and the notary, clerk, or consul must include the fact of that declaration is their certificate of acknowledgment.

The provate dividend, when allowed by the accounting officers, will be remitted to the parties in accordance with their directions, or the drafts handed to their regularly-constituted agents for transmission.

JAMES GUPHKIE,
Secretary of the Treasury.

Form B.

Know all persons by these presents that _______ has released and hereby releases, the State of Texas from all further liability of claim for the payment of certificate or evidence of debt number. For the sum of \$\frac{1}{2}\$—, issued by the late republic of Texas, and rede med by the United States in accordance with the provisions of an act of Congress, entitled "An act to provide for the payment of such creditors of the late republic of Texas as are comprehended in the act of Congress of September nine, eighteen hundred and fifty," approved the 28th day of Pebruary, 1855, and an ac of the State of Texas, approved the 1st of February, 1856. As witness my hand and seal.

POSTSCRIPT.

In answer to various inquiries, claimants will take notice that the affidavirs of ownership required to be filed with the certificates, or other evidences of debt, must show whether the holder is the real owner, or holds the same for collection, or in pledge for moneys advanced. If for collection, or in pledge, the name of the party holding the beneficial or residuary interest in the claim must be stated in the affidavit, and an assignment and release to the United States and release to Texas must be duly executed by such party, together

also appear whether the certificates were issued by the authoritie of the Siare of Texas upon claims against the republic, or were is sued by the republic of Texas, according to the facts in each case. JAMES GUTHRIE,

TREASURY DEPARTMENT,
March 6, 1856.
Feb 28-law4w

Housekeeping Articles.

THE subscriber desires to call public attention to his externation of house-furnishing goods, which is now rencomplete in every department, consisting in part of—

PRENCH CHIVA. Gold-band, plain white, and richly-decorated dinner, dessert, a case; a large assortment of vasce; dinner and tea ware in duched pieces; rich cups and saucers, with and without motion tichers, perfume bottles, card receivers; with a large variety andy articles appropriate to decorate etagers, parior, table, a

IRON-STONE CHINA.

GLASS WARE.

American, French, and Bobenian, such as decanters, flagons gobiets, champagees, clarets, hocks, sherries, Madeiras, Burgandies tiquors, tumbiers, finger bowls, celeries, water bottles, float bowls dishes, saits, pitchers, &c.

TABLE CUTLERY.

In sets of half-dozes or fifty-one and fifty-three pictory-handled knives only; carvers and forks, steels, &c. BLOCK-TIN GOODS

Huch as chafing dishes, from 10 to 94 inches; coffee and tea urn Mes pots tea pots, coffee biggins, &c.

PLATED GOODS.

Such as coffice and tea urns, ten sets, spooms and forks, cast covered dishes, pitchers, cake and fruit baskets, waiters, &c. JAPANNED GOODS.

Such as waiters, tea frays, and in sets; plate warmers, slop jars not tube, water cane, &c. GAS FIXTURES.

From the factory of Cornellius & Baker, Philadelphia, for sale a

MISCELLANEOUS.

MISUBLIANE/UP.

Bolar lamps, girandoles, wood ware, fenders and irons, brushes showels and tones, cost liods, step ladders, door mats, ratan goodwaffs irons, withou ware, Brimania ware, brouzed iron goods coaking requisites of simest every description; together will large assortment of articles of utility and ornament not deemed se

arge assortment of articles of unity and ornament not deemed ne-cessary to particularize.

Hoasekeepers will find it decidedly to their interest to examine my stock and prices. They will not only find a large assortment from which to make selections, but I piedge snyedly is sell as cheap as the same description of goods can be purchased in any of the east save eities. Goods delivered to any part of the ity or Georgetown free charge.

Catalogues containing a complete list of every article kept for sale can be had on application at the store.

C. W. BOTELER, from tight.

Two Books of the greatest value to men of every business and profession.

THE AMERICAN ALMANAC, AND REPOSITORY OF USE-FUL KNOWLEDGE, FOR 1826. One vol., 12me, 350 to 400 pp.

Price §1 paper, §1 25 bound. To be ready in a few days.

The 8 paper, \$1 20 nound. To be reasy in a new days.

The American Almanac is sitted with matter of the greatest importance to every American. It contains the fullest information respecting the general government of the United States, and of eace particular State; also, such facts relating to the States of Europe as are useful to our people.

The Monthly Magazine says: "Thousands of literary men, and literary productions of large fame and showy pretensions, will stand indebted to this modest, thin, paper-covered volume, to far ich and orderly mass of extincties, lite tables of dry figures, and condensed chapters of all manuse of information! Every professional man, to say nothing of the man of business, who owns it, will be faved a year dead of training and borrowing, and guessing and blundering, in the course of the year. "Biossings on the man that" not 'invented but 'arranged facta!"

TREATISE ON ENGLISH PUNCTUATION.

Designed for letter-writers, authors, printers, and correctors of the press, and for the use of schools and academies. With an appendix, containing rules on the use of capitals, a list of abbreviations, hints on preparing copy and on proof reading, specimens of proof-schools, Sc. Fith edition. By John Wilson. 16mo. Price §1. if, B. M. Pease, Governor of the Shate of Fease, and the preceding page as Secretary of ciste, is and was at the date of said certificate in Secretary of ciste, is and was at the date of said certificate in Secretary of ciste, is and was at the date of said certificate in Secretary of ciste, is and was at the date of said certificate in Secretary of State for the State of Pease, that he is, by law, the keeper of the original statute laws of said State, and that his attraction is in due form.

In testimony whereof, I becomes sun my name and cause the large subject of which it treats—all who have to write important the large subject of which it treats—all who have to write important the large subject of which it reats—all who have to write important of the large subject of which it reats—all who have to write important press.

It is not receedingly valuable book, and a copy of it should be at the large subject of which it reats—all who have to write important in the large subject of which it reats—all who have to write important press.

It is no receedingly valuable book, and a copy of it should be at the large subject of which it reats—all who have to write important press.

It is no receedingly valuable book, and a copy of it should be at the large subject of which it reats—all who have to write important press.

It is no receedingly valuable book, and a copy of it should be at the exceedingly valuable book, and a copy of it should be at the exceedingly valuable book, and a copy of it should be at the exceedingly valuable book, and a copy of it should be at the exceedingly valuable book, and a copy of it should be at the exceedingly valuable book, and a copy of it should be at the exceedingly valuable book, and a copy of it should be at the exceedingly valuable book, and a copy of it should be at the exceedingly valuable book, and a copy of it should be at the exceedingly valuable book, and a copy of it should be at the exceedingly valuable book, and a copy of it should be at the exceedingly valuable book, and

[No. 544.1 Notice of the Respening of the Denville Land Office

INSTRUCTIONS have this day been transmitted to the register of the vacciver of the Danville land office in Hilipois to prepare lists of the vacciant lands remaining in said district, and to give thirty days public notice from the date of the receipt of said instructions of the roopening of their office and the manner in which applications will be received by them. GENERAL LAND OFFICE, Sept. 19, 1855.

THOS, A. HENDRICKS, Sept 21-2aw6w

> [No. 547.] Notice

Notice
Of the discontinuance of certain United States Land Offices in the States of Illinois, Michigan, Wisconsin, and Iosca.

INDER the provisions of the second section of the act of Congress, approved Jene 12, 1840, which declares "that whenever the quantity of public land remaining unsold in any tand district shall be reduced to a number of acres tess than one hendred thousand?" such stetricts shall be discontinued, &c.; and, in compliance with other laws on the subject, the Secretary of the laterior has directed that the following offices be discontinued, viz: Shawnectown and Kaskankia, in Illinois.

Katamazon, offichingan.

Milweakis, Wisconsin.

Fairfield, Iowa.

Fairnett, Iowa.

Lands remaining unsold and undisposed of in the above districts will cease to be subject to entry at those offices from the date of the receipt of natice to that effect by the registers and receivers at those points, and will be made subject to cutry as follows:

Shawneerlown and Kaskaskia, to be attaced to the Springfield district, Blinois.

district, fillinois.

Kalamagoo to the Ionia district, Michigan.

Milwaukie to the Menasha district, Wisconsin.

Fairfield to the Chariton district, Iowa.

The officers at the points of consolidation will give public notice of the days on which they will respectively be prepared to receive applications for entries of any auch lands at their officers.

Given under my hand, at the city of Washington, this 18th day of November, A. D. 1856.

THOS. A. BENDEICKS.

THOS. A. HENDRICKS, Commissioner of the General Land Office.

Nov 14—Inwith

(LENWOOD CEMETE 4.1.—Office No. W2 Pennsylvania
II avenue, corner of 16th street, over the Savings Bank. This
cemetery is laid out on the plan of the celebrated Greenwood of
New York, and situated on the high ground distast one and a quarter mile north of the Capitol, North Capitol street leading directly
to the gateway. This company have received a charter from Congress appropriating their ground forever to burial purposes, making a
cet title to the eurchaster, and prohibiting sil encroachments non
legislation or otherwise, which is of vast importance to those who
wish their dead to repose where they have placed them; for it has
tecone a custom in all cities when the burial ground becomes
veinable for other purposes, io sell it, and throw the dead pro
siscuously into one targe pit; and legal measures cannot prevent it,
is no titles are given to the ground.

N. B.—Office open frein for to 19, a. m., where pamphiets, with a
nap, the charter, and by-laws, and all other incornation, can be
obtained; also, all orders for interments left with Mr James F. Harvey, No. 40 Seventh street, or any other undertaker, will be promptattented.

OTICE of the location of the two land offices and the office of the surveyor general in Kansas and Nebraska Territories.

Nebraska Territories.

DE IT KNOWN, that, in pursuance of the 12th section of the act,
paperoved 22d July, 1854, creating two new tand offices for the
Territories of Kansas and Nebraska, and of the first section of the
same act, establishing the office of survey or general for soid Territories, the office for the "Omana district" has been located at
Omana City, the seat of government of Nebraska Territory; and
the effice for the "Pawner district," and of the surveyor osseral, at "Le Compton," the seat of government of Kansas Territory.

ritory.

Given under my hand, at the city of Washington, this twenty-sixth day of November, A. D. 1855.

By order of the President:

THOS. A. HENDRICKS,

Commissioner of the General Land Office.

Nov 29—law6w

[Intel. and Star.]

R. H. GILLET,

R. H. GILLET,

Counsellor at Law,

Has removed his office to his resid n c in Franklin Row, corner

of K and Thirtnenth atrects. He will continue to devote his attention principally to cases in the Gaited States Supreme Court.

Having devoted much time to the law concerning patents he will

give advice and opinions on legal questions a rising in cases before

the Patent Office, and on appeals to the chief justice or assistant

justices of the District of Columbia; and will also assist in the

preparation and trial of suits concerning patents.

He wit laise give written opinions and prepare arguments for pat
ties having claims before Congress or either of the departments; and

will also prosecute claims before any board established for their

adjudication.

[No. 549.]

I OTICE of the discontinuance of the United States
I and office at VANDALIA, in the State of ILLINOIS.
Nouce is bereby given that, in pursuance of law, and is view of the report of the land officers at VANDALIA, it Liknois, the vacant and is said district is reduced below one bundred thou-and acres, the EECRATARY OF THE INTERIOR has directed that the land office at VANDALIA be discontinuance be made subject to sale and entry at Spericofficial, its said State.

Lands remaining unsold and unappropriated by law, and subject to private entry at the land office down discontinuance, will cease to be subject to entry at said office from date of the recipit of notice to that effect of the despondance of the discontinuance at Frankerish will give public notice I the day on which they will be prepared to receive applications for entree of any such lands at their office.

Given under my band, at the city of Washington, this Sti day of

their office. Given under my hand, at the city of Washington, this 8th day seember, A. D. 1855.

THOS. A. HENDRI KS.

CHE AP JUVENILE BOOKS.—The understaned has set I made from his stock of recent books for children a large and varied collection, the secumbation of past years, to be sold at half price, or at less than that when need be. They are suited to youth of all ages, and may be examined at his bookstore.

Among them will be found some of the works of Mrs. Hofland, vius Edgeworth, Mrs. Barbauld, and other such writers—books which have been popular in their time, and which, aming to cultivate good taste, good fellings, and good principles, are supposed by a few to have still some merit, aithough not teaching all the sciences, in works of one syliable, to children of fray years old.

Dec 18

FRANCK TAYLOR.

Law School of Cumberland University, at Lebanon, Tennessee. PACULTY, Hon. Abraham Carnibers, lete one of the circuit judges of Tennessee.

Hon. Nathan Green, late one of the tidges of the supreme cour
Tennessee.

Tennessee.

Hou. Bromfield L. Ridley, one of the cannellors of the State.

Judges Caruthers and Green dev to their whole time exclusive

to the school.

Plan of instruction.—1. Daily examinations of each class on the lext books. No regular course of fectures, but explanations of the daily lessons in the progress of the examinations.

2. Weekly most courts of common taw and equity, in which students commones with an assatement of facing from by the professors, and prosecute them through all the processors known in actual practice. The cases are so framed as to require them to primate. leeds, wills, records, and all sorts of documents, to be read a-

practice. The cases are so framed as to require them to pripate deeds, will, records, and all series of documents, to be read as evidence in the trials. Some of the cases are taken by appeal to a supreme most court, which is held monthly in the cines, and in yublicat the end of every tession. The students act as electe, shee, fig., pures, circuit judges, and chancelors, and in other official capacities connected with their witz.

Sentens.—The first session commences the third Menday in September, and ends third Thursday in Pebruary. The second commences the succeeding Monday in Pebruary, and ends second Thursday in July.

Expenses per series.—Tuition fee \$50, in advance; contingen for \$6; boarding about \$50. Students (armish their own books which can be had in the tebanon booksteres.

Four sessions required to complete the course, takes the students enter an advanced class. No previous study required for admission. There are four regular classes. Students may enter at any include class in the second Number of students the last colleginate year.

ROBLET L. CARUTHERS.

Feb 11—coly

A MERICAN HOUSE, Hanover Street, Boston; by

A Lewis Rice, Rebuilt, enlarged, and elegantly furnished, possessing the modern improvements and conveniences for the accommeding of the travelling public.

Dee 11 - 40.

Caution-Lostery Frands.

CAULION—LOSLOFY FORMER.

OFFICE OF THE MARYLAND COMMOLINATED LOTTERIES,
Bailmore, Maryland, July 1, 1856.

THE commissioner of the Maryland State losteries has decused it bis duty to caution the public against the stime-out awindlers who circulate by mail and otherwise fromdered in lottery-schemes, and pretend to be the agent for the sale of lickets in lotteries, which are whothy feditions.

The only legal lotteries in Maryland are those drawn daily, under the superintendence of the cognition of the sale of the superintendence of the cognition of the sale under the new constitution to examine and approve the schemes and to attend to the drawing.

According to the commission of the losteries, and all certificates of packages of tickets, have the lating therein, and all certificates of packages of tickets, have the lating therein, and all certificates of packages of tickets, have the lating therein, and all certificates of packages of tickets, have the lating the conflict.

For fall information on the subject of those francis address.

For fall information on the subject of those francis address.

Sept 98—dly

Philadelphia, Singara, and Great Western Line.

PASSENGERS can leave the depot of the Philadelphia and Read ing Railread Company (Broad and Vine structs) daily at 7 k

Preight trains leave the Philadelphia and Reading Raitroad Depo (Broad and Cherry streets) daily for Cricago and intermediate points. Arrangements have been made which insure great despated JOHN TUCKER, President Philadelphia and Reading Raitroad Covey ry.

GHOCKETES, WINES, LIQUORS, &c. - We beg leave call the attention of our friends and the public to our stock

cell the attention of our friends and the public to our stock or ignorates, consisting ofFine green and black teas
Java. Rio, and Linguayra coffees
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Choese, Lard, hans, and shoulders
Grain and ground spices of every description
ad every other article necessary to make up a complete assort-

Wines, Liquors, and Cigars. Madeira, sherry, port, claret, and champagne wines of fabrade, and part very superior. Fine brandles, whiskey, gins, &c., in wood and glass Together with a large stock of Havane, German, and donests.

eigns.

We will offer the above goods, with many other articles which we shall be re civing, at such prices as to scake it an inducement for families and the trade to give us a call before supplying their wants. This was a supplying their wants. The wants are supplying their wants. One 9—1aw height peans avenue, between 45 and 6th streets.

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At letters and newspapers must gase through the post office.
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The ships comprising the time are the following: The Adantic Capt West.
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Wednesday. Nov. 28, 1855. Saturday. Nov. 17, Wednesday. Dec. 12, 1855. Saturday 'ec l. Wednesday. Dec. 26, 1856. Saturday Dec. 5, Saturday Dec. 5, Saturday Dec. 5, Saturday Dec. 5, Saturday. Dec. 29, Saturday. Saturday Nov.
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Nov 34—dif

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Running time between Washington and Cincinnati, 27 hours! Through Tickets and Baggage Checks to be had in

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Washington daily at 6, a. H., and 4%, p. m.; on Sundays at the latter hour only.

At Wheeling direct connexion is made with the trains of the CENTRAL OHIO RAIL-ROAD, running from Bellaire, on the Ohio, near Wheeling, through Cambridge, Zanesville, and Newark, to COLUMBUS. These trains connect at Newark with the Newark, Massiedd, and Sandardy, railroad for Sandusky, Toledo, Detroit, Chicago, St. Louis, &c.

At Columbus the C. O. railroad trains connect with the fast trains of the Little Mison railroad to Xenia, CinCinnant, LOUIS-VILLE, &c. At Xenia, on Little Mison irribrad, councing is formed with the trains through Dayton to Indianals. Tere Haute, Lafayette, Chicago, facek Island, St. Louis, &c.

Passeagers holding through tickets for Memphis, Vicksburg, are transferred at Cancinnath to the mail steamers on the Ohio. Tickets for Evanaville, Cairo, and St. Louis are sold by this route.

The tests for Evanaville, Cairo, and St. Louis are soid by imperiouse.

FOR CLEVELAND, and via Cleveland to Toledo, Detroit, Chi-cago, &c., tickets are sold when the Otio is navigable between Wheeling and Wellaville, (forty miles,) where a connexion with the Cleveland and Pittleburg railroad is made.

Travellers are requested to notice that, while this is the only rouse advising throu is tekers and checks in Washington, it is also the shortest, most speedy, and direct to nearly all the fending points in the great West. The distance from Washington to Clincinnati is but 6M miles, being about -00 miles shorter than by any other rouse!

but 6.3 miles, being about '00 miles shorter man by any omer Fore by through ticket from Washington: To Wheeling, \$9.65; Columbus, \$12.65; Dayton, \$15.50; Cineinnati, \$16; Louisville, by railroad, \$2.6.6; by steamer from Cincisnati, \$18; Indianapo-in, \$17.50; Cleveland \$12.15; Toledo, \$15.80; betroit, \$15.20; Chicago, \$2.65 and \$19.50; St. Louis, \$28.50 and \$25; Memphis, \$7.65; New Orleans, \$31, &c. For Frederick and Harper's Forry, Martinsburg, Berkeley Springs, Comberland, Befford Springs, Fledmont, Oskland, and Fairmount, passengers may leave Washington at 6, a.m., or 4j. p.m. For the minor way stations between Baitmore and Wheeling take 6, a.m., train from Washington. to and from Baltimure, Annapolis, &c., see special ad is. er information, through tickets, &c., apply to TH. H.

Master of Transportation Haltimore and Ohio Railroad, Baltimore May 5-dtf WASHINGTON BRANCH RAILROAD.

Change of Hours.

N and after Monday, the 23d instant, the trains will heave Wa-hington at 6 and 6 ½, a. m., and 3 and 4 ½, p. m. On Sun lay, at 4 ½, p. m. Leave Baltimore at 4 ½ and 9 ½, a. m., and 3 and 5 ½, p. m. Leave Baltimore at 4 ½ and 9 ½, a. m., and 3 and 5 ½, p. m. On Sunday, at 4 ½, a. T. H. PARSONS, Agent.

Completion of Panama Railroad.

Reduction of Fare to California.
United States and steamships leave New York for Aspinsall on the 6th and 8th of each month, connecting with mail steamers from Panama to San Francisco See Inspected and approved by the Navy and surface.

Prancisco.

There seameships have been inspected and approved by the Navy Department, and contently speed and sufety.

The Panania railroad (47 sultes long) is now completed from ocean to ocean, and is crossed in 3 or 4 hours. The haggage of passengers is clarked in New York through to dan Prancisco, and passengers are embrared at Peanum by steamers at the exappany's expense. The summy paid in New York covers all speace of the trip Reserve stamers are kept in port in New York, Panana, and San Francisco, to prevent detention in case of accident, so that the route is contrely residule.

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Orders from mechanit in Wushington respectfully scalabled for
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lower than can be had in Baldimore or other northern markets. All
orders will meet with prompt attention by addressing as above.

Oct 11—dim

St. Joseph's Academy for Young Ladies,

St. Joseph's Academy for Young Ladies,

Near Emmittsburg, Frederick County, Md.

THE annual session of studies at this institution commences on the

1 24th August, and terminal s on the hast Thursday in Juns. The
terms to besard and unition are glide per annua, payable semi-annually in advance. There are extra charges for unsite, drawing, painting, and doe for Speciels, Italian, German, and Latin The terms
for the primary department, composed of papils under nine years of
age, are glide per annual, pay sibe half yearly in advance.

Letters of inquiry should be addressed at the MCTHER SUPE.

Rich of St. Joseph's Academy, Emmittsburg, Frederick county,
Maryland.

LRW NOTICE,

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ID. M. T. BROWN, PRED. P. STANTON and J. KNOX WALK.

W. EB have formed a paraenchip for practicing law in the Supreme
Cour of the United States, and the court of ci has in Washington,
and in the cours of Tennesses. Offices in Washington and Memphis. One of the parties will always be found at etime place, and
letter addressed to them will receive prompt attention.

April 19—theod [Intel. and Sentinel copy.]

New Books at Taylor & Man y's.

DUNLOF's Dignet of the Laws of the United Sistes; 1 volume complete. 87 ho. Macasiny's Eng and; 4 vols., complete for a dollar.

Pob 6

Buckstore, near 9th st. Nassau Hall College of New Jersey, Princeton

"Bound suid acquaintance be forgot,
And never brought to mio';
Should and acquaintance be forgot,
And never brought to mio';
Should and acquaintance be forgot,
And days o' and lang syne."

The members of the senior class of the year ending in June, 1833,
the junior class of the year ending in June, 1832, the Sophemore
class of the year ending in June, 1832, and the Freehman class of the
year ending in June, 1830, are hereby requested to assemble in
Washington, D.C., by the hirst of Narch, A. 0. 1857, at the latest
to brighten the links of the chain of love and friendshin which time
nor dide can ever entirely sever, to exchange once more in their
lives greeting and sympathy, and to lament the unlimely fate of
lease of their most pennising competers.

A preliminary insetting of the self-appointed committee will be
held on the first Monday in September, A. D. 1856, at the United
Sintes Hotel, Chemnu street, between Fourth and Fifth streets,
which these members of the several chases to whom it may be convenient are invited to attend, when the mec-seary measures will be
adopted to secure as full an attendance as possible.

In the mean tame, those to whom this notice is addressed will be
good enough to furnish the secretary of the committee by mail with
their respective post offices.

to furnish the secretary of the committee by mail wrive jost offices

EDWARD J. GRANT, M. D.,

of Treation, N. J., Chairman of Committee.

ALEXANDER C. HART, M. D.,

of Philadelphia, Pennsylvania,

J. NEWTON LIGHTNEH,

of Uncenter, Pennsylvania,

PHILIP PENDLETON,

of Winston, Alteghany Co., Md.,

SAMUEL, P. RICHARDS,

SAMUEL, V. RICHARDS,

Montagomery county, Maryland,

Committee,

Committee,

Committee,

JOHN WEIDMAM, of Lebanon, Pa., Secretary.

Committee.

March 27.—lawiMar3 [Intelligencer]

All newspapers in the civilized countries of the world are request ed to notice this advertisement is their editorial columns, as members of the several classes are scattered through the four great divisions of the globe; and all newspapers throughout the United States of America are requested to give it a gratifious interrion occasionally between this date and the idd of March. 45 D. 1857.

Triesemar-The Great European Discovery.

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an auddote for, to the ruin of the health of a vast portion of the population.

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To be find, wholesale and retail, of Mr. H. A. Barrow, No. 31 (Green street, near Canal, New York, specially appointed by the proprietor and patentee as agent for the United States, and every other part of America. Immediately on receiving a remittance, Mr. Barrow will forward the Triesemar to any part of the world, securely packed, and addressed according to the instructions of the writer.

writer.

Result agents required. Terms cash.

Nov 9—dtyr

Washington Aqueduct.

OFFICE OF THE WASHINGTON AQUEDUCT,
Washington, March 7, 1855.

OFFICE OF THE WASHINGTON AGENUET.

Washington, March 7, 1855.

PROPOSALS are invited for graduation stone and brick masonry, dams, tunnels, and other work of the Washington aquestice. From the property of the Work of particular culverts, bridges, &c., &c. as described in the plans and specifications. Fortions only of some of the works can be completed under the present appropriation; but all contracts for unfinished work will be subject to future appropriations by Congress. The engineer reserves the right to present is but all contracts for unfinished work will be subject to future appropriations by Congress. The engineer reserves the right to preserve the mount of work to be does and rate of progress under each contract for each appropriation; and in case of the appropriation not holding out sufficiently, to decide when and what works shall be stopped until finds become available.

In case of the entire stoppage of any particular work for want of funds, the reserved ten per cent, will to paid, if, in the judgment of the engineer, the work has been properly executed so far as it has gone.

Payments will be made in specie checks upon the United States.

iunds, the reserved ten per cent. will is paid, if, ha the judgment of the engineer; the work has been properly executed so far as it has gone.

Payments will be made in specie checks upon the United States freasury upon the monthly estimates of the engineer, reserving 10 per cent.; and it will be a co-dition of all contracts that the workmen shall be paid their full wages monthly, and in specie.

All bids should be sealed, and endorzed "Proposals for work on the Washington Aqueduct."

The United States reserves the right to reject any or all the bids should they see be deemed advantageous, and to make such arrangements as may! e considered meet conductive to the progress of the work.

Every offers, as the accompanied by a written guarantee, signed by one or more responsible persons, to be effect that he or they under take that the bidder or bidders will, if his or their bid be accepted, eater into an obligation, within ten days, with good and sufficient to be accompanied by the certificate of the United States district to be accompanied by the certificate of the United States district to the accompanied by the certificate of the United States district the second of the united States district and the second of the united States district and the second of the united States district the united States district and the second of the united States district the united States district the united States district the united States district the united States and the second of the united Stat securing.

It be accompanied by the certificate of the University to be accompanied by the certificate of the University agent, or some of judgs. United States district attorney, navy agent, or some of judgs. United States district a the general known to the Engineer bearing the grant of War, that the guarantors are able to make go

guarantee.

Bids will be opened in presence of bidders, if any c the choose to be present.

M. C. MEIGS.

FORM OF GUARANTEE.

I beroby certify that, to the best of my knowledge and belief, the above-named guarantors are good and sufficient.

(Signed)

Mar 6—3.0-withMay&lawtf

THE ONLY ONE AUTHORIZED 1—The Rob of DR. BOY.

VEAU LAFYE: TEUR is fix superior to the strups of Cutsi
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without mercury all affections of the skin, dazurs, accolula, the consequences of itch, utcers, accidents from accondensests, the critical
period of life, and hereistary actionary of humors. As a depurative it is powerfully efficacious in catarrhs of the bledder, in contractions and other weakness of the organs arising from abuses of
injections or soundings. As an anti-sphiltipe the Rob cutres in a
very short time recent or invectorate discasse feaming from the use ye short time recent or inveterate diseases enautag from the balvam of conavia or cubebs, or from injections, which only repet e virus without neutralizing it. The Rob Boyveau is, above accommended in apphilitic diseases, whether recent or long standing, and which have resisted the powers of mercury, or the loder

of potassium.

General agents for the United States: Gabriel Biondin, esq., & William street, New York, for wholesale orders; Guillot Ducouge. New Orleans; Resultly, Sun Francisco.

The Rob Laffectour is sold by all the druggists throughout the United States. The pamphlet of Ducir G. de St. Gervels on the medical properties of the Rob will be obtained by writing to G. Bion din, 97 William street, New York, who will give every information wanted. wanted.

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may be found at the most moderate prices at the bookstore of the
undersigned, in five fibrary bindings, most of them imported direct
from London by the undersigned, and bound there.

Dec 23

In Madison Circuit Court, October 13, 1855.

In Madison Circuit Court, October 13, 1855.

WILLIAM H. Weaver and Mary E. his wife, Simeon A Weaver
and Julia his wife, plasmille in chancery, sgainst the children
of Jacob Crysier, deceased, whose names are unknown; the children of Romann Linnaresam, deceased, whose names are unknown; Joshua Crigier, the children of Lewis Crigier, deceased,
whose names are unknown; P. Sowers and Ann his write; Juci
Crigier, the children of Margaret Clem, deceased, whose names are
unknown; Nicholas Crigier; Jonas Crigier, and Jercainh Crigier, in
his own right, and as anuministrator of Asron right, deceased, defead-nit, and Sinclair Graves and William H. Weuver, &C., on patition."

Entracts of decree.

This cause coming on to be heard on the papers formerly read in the county court of Madison, and the report of William R. Weaver, the commissioner appointed to self the land and agrees mentioned in the said report; also, a peution of Sinclair Graves, oundationed in the said report; also, a peution of Sinclair Graves, oundationed in the said report; also, a peution of Sinclair Graves, oundationed in the said report, and said precluding a fraud on his nid purchase, and saking to mave, the land in the said report mentioned are resold, and said report mentioned are resold, and said report sentitions, ac.

But in the mean time, the court, in order to have the rights of all parties interested in the said tend specified, and the amounts due to them respectively ascertained, doth adjudge, order, and dec est that me respectively ascertained, doth adjudge, order, and dec est that the mean time, the court, is court, having fast given notice thereof by pullication in some newspaper published in the city of Vanhington for four sevels successively, and at the court house door of the country of Madiston, do take an account of the said found, and necessorable time for beinging the first Weater, allowing and necessorable time for beinging the decided in the court house door of the country of Madiston, do take an account of the court house for the said that are proparely paid away, so the parties united theories, read that are proparely paid away so the parties entitled theories, read the courts is to accertain the number and names of all the profusion of the time so allowed, and that the court is to accertain the number and names of all the profusion denote is a second to the said fund, and that respective shares and proportions thereof, and also the place of each party, so far as the same is practicable, and make respective shares and proportion theorof, and also the place of the court of the court, with anything deemed pertinent by him which either party may require.

Bell Piele D CAVE, Clerk.

Copy. Tese

A EMBERS of Congress and Vis-ters to Washington in a respectfully informed that at TAYLOR & MAUNYS ook and Stationery Store, near 9th errect, they will meet all their quitements. Their extensive stock, in addition to the following aportant works, comprises every department of literature, science

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ng a new source of numeroment — Hartford Daily Courant.

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For sale he all booksellers and news-spenis.

Dec 22 - d6t

Circular.

Circular.

AGENCY OF PARKET SPOLATION CLAIMS, Washington, November 22, 1855.

IN enewer to many inquiries addressed in me by claimants squart the United States on account of spoisitions committed by the French prior to the ratification of the convention with France 1800—via: July 21, 1801—as to the causes of proceeding paper in my pitting to the contract of the convention with France 1800—via: July 21, 1801—as to the causes of proceeding paper in my pitting the second contract of a most judicious not to voluntarily submit the claims to the Claims Cours—as they would be addressly almost the claims to the Claims Cours—as they would be addressly a bent the claims to the Claims Cours—as they would be addressly a bent the claims to the Claims Cours—as they would be addressly a bent to the claims to the claims of other principality and therefore not decide for most of other principality of the claims to the claims and the claims of the committee of the second of the claims of the claims through a special board of convenience or; or, if the Claims through a special board of convenience or; or, if the Claims of the claims are the convenience of the claims of the claims and the convenience of the claims of the claims and the convenience of the claims of the claims and the proper in three.

Now 83—distributed to such a board as right and proper in three.

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THE second term of the present session begins on Monday, March.

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